IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF DELAWARE

TEVA PHARMACEUTICALS USA, INC., TEVA PHARMACEUTICAL INDUSTRIES LTD., and NOVOPHARM, LTD.,)))
Counterclaim Plaintiffs,)
v.) C.A. No. 02-1512 (***)
ABBOTT LABORATORIES, FOURNIER INDUSTRIE ET SANTÉ, and LABORATOIRES FOURNIER S.A.,) CONSOLIDATED)
Counterclaim Defendants.))
IMPAX LABORATORIES, INC.,))
Counterclaim Plaintiffs,)
V.) C.A. No. 03-120 (***)
ABBOTT LABORATORIES, FOURNIER INDUSTRIE ET SANTÉ, and LABORATOIRES FOURNIER S.A., Counterclaim) CONSOLIDATED)
Defendants.)
IN RE TRICOR DIRECT PURCHASER ANTITRUST LITIGATION)
ANTITRUST EITIGATION) C.A. No. 05-340 (***)
THIS DOCUMENT RELATES TO: ALL ACTIONS) CONSOLIDATED)
IN RE TRICOR INDIRECT PURCHASER ANTITRUST LITIGATION))))
) C.A. No. 05-360 (***)
THIS DOCUMENT RELATES TO: ALL ACTIONS) CONSOLIDATED)

058956.1004 DB01:2473368.1

STIPULATION AND PROPOSED ORDER CONCERNING EXPERT DEPOSITIONS

Pursuant to Rule 29(2) of the Federal Rules of Civil Procedure, and in order to facilitate the orderly progress of discovery in this matter, IT IS HEREBY STIPULATED by the Plaintiffs and the Defendants, subject to the approval of the Court, that the following procedures shall apply to the conduct of depositions of expert witnesses in this matter:

- Any party (including that party's counsel) that has retained a 1. testifying expert witness in this matter may consult with that witness concerning, inter alia, the subject matter of this litigation after the witness has been sworn for deposition and during the course of the witness's deposition.
- No party nor expert witness shall be required to answer questions 2. concerning, the existence or content of any communications between counsel and an expert witness covered by Paragraph 1, above, except where the expert is explicitly relying upon such communications in support of that expert's opinions in this case.

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SO ORDERED this	_ day of	, 2007.		
	UNITEI	O STATES MAGIS	TRATE JUDGE	

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